## **EXHIBIT C**

EVIDENCE OF IMPUGNING THE COURT

### Your Honor Made The Following Ruling On June 9th, 2025:

#### X. Motions for Fees

Reynolds, Sloane, and Vision PR have moved for an award of attorney's fees and costs pursuant to New York's anti-SLAPP law, New York Civil Rights Law § 70-a. Dkt. Nos. 86, 132. Lively has moved for an award of attorney's fees, treble damages, and punitive damages pursuant to California Civil Code § 47.1. Dkt. No. 144.

The Court denies the motions without prejudice to renewal in accordance with the ruling here. The Court has ruled that the law applicable to the claims against Reynolds and Sloane cannot be determined absent further factual development. The Court has not ruled on whether Lively's statements were privileged under California Civil Code § 47.1. If Defendants choose to renew their motions, they shall fully brief the impact of this opinion, if any, as well as the issues raised in prior briefing. 67

### For Good Measure, The Court Explicitly Reiterated These Facts:

strike are DENIED. The motions for fees and damages pursuant to New York Civil Rights Law § 70-a and California Civil Code § 47.1 are DENIED without prejudice to renewal by formal motion.

The Clerk of Court is respectfully directed to close Dkt. Nos. 86, 105, 132, 144.

SO ORDERED.

Dated: June 9, 2025

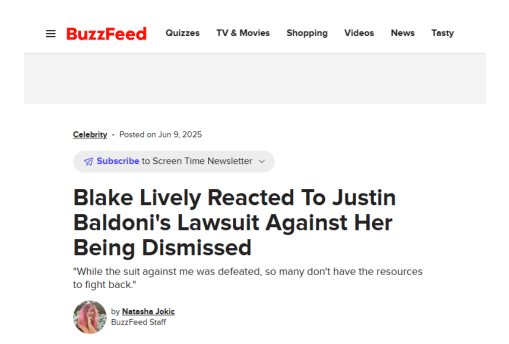
New York, New York

LEWIS J. LIMAN United States District Judge

Your Honor Then Clarified That Amicus Briefs, That Were Never Admitted To The Docket, Had NO Bearing On This Decision:

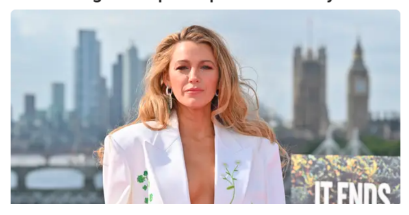
131

Again, It Could Not Have Been More Obvious. However, Hours Later These Statements Were Released:





Now, Blake herself is speaking out. On her Instagram story, she referenced the 19 organizations that wrote amicus briefs in support of her. She began, "Last week, I stood proudly alongside 19 organizations united in defending women's rights to speak up for their safety."

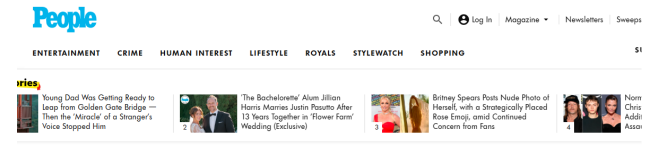


**■ BuzzFeed** Quizzes TV & Movies Shopping Videos News Tasty

shame that tries to break us. While the suit against me was defeated, so many don't have the resources to fight back," she continued.



Blake Lively's Lawyers Backed Her Up In This Falsity:



# Blake Lively's Lawyers Claim 'Total Victory' After Judge Dismisses Justin Baldoni's 'Abusive' \$400 Million Lawsuit

Blake Lively's attorneys called the decision a "total victory and a complete vindication" for the actress

By Jen Juneau | Updated on June 9, 2025 02:06PM EDT

☐ 112 COMMENTS



**ENTERTAINMENT** 

CRIME

**HUMAN INTEREST** 

LIFESTYLE

ROYALS

STYLE

lawsuit, including Ryan Reynolds, Leslie Sloane and The New York Times."

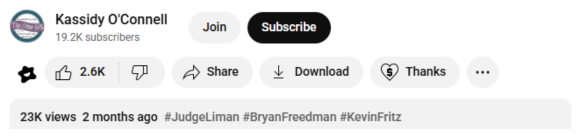
"As we have said from day one, this '\$400 million' lawsuit was a sham, and the Court saw right through it," they added. "We look forward to the next round, which is seeking attorneys' fees, treble damages and punitive damages against Baldoni, [Steve] Sarowitz, [Melissa] Nathan at the other Wayfarer Parties who perpetrated this abusive litigation."

Judge Lewis J. Liman granted the motions to dismiss on Monday, tossing out the \$400 million lawsuit filed by Baldoni, 41, and the Wayfarer Parties

Two Days Later The Speculation Had Begun:



How Many Conflicts of Interest Did Judge Liman Forget to Disclose? Justin Baldoni v Blake Lively





### Blake Lively's tie to judge's brother revealed after her shocking win in Justin Baldoni case



Jun 10, 2025



And Of Course We All Know How That Influenced Perez Hilton's Recent Hot Takes On The Subject.

And Blake's Lawyers Never Walked Back Their Statements Or Corrected The Record In Any Way. (Big Surprise).